

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

10X GENOMICS, INC. and PRESIDENT AND
FELLOWS OF HARVARD COLLEGE,

Plaintiffs,

v.

BRUKER SPATIAL BIOLOGY, INC.,
BRUKER NANO, INC., and BRUKER CORP.,

Defendants.

C.A. No. 22-261-MFK

**NOTICE AND STIPULATION RE: RESOLUTION OF PENDING DISPUTE PREVIOUSLY
SET FOR HEARING ON NOVEMBER 26, 2024**

The parties have continued to meet and confer and have reached agreement on a compromise to resolve the dispute previously raised with the Court regarding Bruker's supplemental interrogatory responses and that this Court previously set for a hearing on November 26, 2024 (and for a briefing schedule to begin on November 6). *See* October 30, 2024, Oral Order.

Based on the parties' compromise agreement, IT IS HEREBY STIPULATED AND AGREED by and between the Parties in the above-captioned case, through their undersigned counsel and subject to the approval of the Court, that the following additional discovery regarding the subject matter of the previously disputed supplemental interrogatory responses will be permitted on the following schedule:

1. Interrogatories: The Bruker entities (as one joint side) and 10x and Harvard (as the other joint side) may each serve up to 4 additional interrogatory requests by November 11, 2024, and each party agrees to provide its responses to those interrogatory requests by December 3, 2024.

2. Requests for admission: The Bruker entities (as one joint side) and 10x and Harvard (as the other joint side) may each serve up to 8 additional requests for admission by November 11, 2024, and each party agrees to provide its responses to those RFAs by December 3, 2024.
3. Bruker will make Beth Nye available for a remote deposition on December 4, 2024.
4. 10x and Harvard withdraw their objections to Bruker's October 8, 2024, supplemental responses to interrogatories No. 6 and No. 17, including any objection that such responses were inadequately pleaded or disclosed.

SO ORDERED this _____ day of _____, 2024.

United States District Judge

Respectfully Submitted,

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